

1 MICHAEL E. TANKERSLEY (DC Bar # 411978)

2 mtankersley@ftc.gov

3 GREGORY ASHE (VA Bar # 39131)

4 gashe@ftc.gov

5 PATRICK ROY (DC Bar # 1023521)

6 proy@ftc.gov

7 CARLTON B. MOSLEY (DC Bar # 1644552)

8 cmosley@ftc.gov

9 Federal Trade Commission

10 600 Pennsylvania Avenue NW

11 Mail Stop CC-6316

12 Washington, DC 20580

13 Telephone: (202) 326-2991 (Tankersley)

14 (202) 326-3719 (Ashe)

15 (202) 326-3477 (Roy)

16 (202) 326-2163 (Mosley)

17 Attorneys for Plaintiff

18 FEDERAL TRADE COMMISSION

19 UNITED STATES DISTRICT COURT

20 DISTRICT OF ARIZONA

21 Federal Trade Commission,

22 Plaintiff,

23 v.

24 Grand Canyon Education, Inc., *et al.*,

25 Defendants.

No. CV-23-02711-PHX-DWL

**NOTICE OF INTENT TO FILE
MOTION TO STRIKE
AFFIRMATIVE DEFENSES**

NOTICE

In response to the Court's December 3, 2024 Order (ECF No. 104), the FTC advises that it withdraws its current Motion to Strike Affirmative Defenses (ECF No. 84) and intends to file a new motion to strike addressing the affirmative defenses raised in Defendant GCE's Answer and Defendant Mueller's Amended Answer. To that end, the FTC requests that it be permitted to file its motion to strike within 21 days of the Court's December 3, 2024 Order.

DATED: December 6, 2024

FEDERAL TRADE COMMISSION

By: /s/ Carlton B. Mosley
Michael E. Tankersley
Gregory Ashe
Carlton Mosley
Patrick Roy
FEDERAL TRADE COMMISSION
600 Pennsylvania Avenue NW
Washington, D.C. 20580
Telephone: (202) 326-2991
Email: mtankersley@ftc.gov

Attorneys for Plaintiff
FEDERAL TRADE COMMISSION